NEPOTISM STATEMENT

Personal data is solicited in accordance with the Privacy act of 1974 and Title 5. U.S.C. Section 3110 and will only be used to ensure that civilian employment practices regarding nepotism rules will not be violated. Data solicited is voluntary; however, failure to provide information could result in non-selection or change of position assignment.

CHECK TH	E FOLLOWING:		
	_ No relatives are emp	oloyed within Department o	of Defense (DOD)
	_ The following relativ	ves are employed within DO	OD.
NAME	ADDRESS	RELATIONSHIP	EMPLOYING ACTIVITY
•	t, to the best of my knowd made in good faith.	owledge and belief, all of th	e above is true, correct,
(Typed or	r Printed Name)		(Signature)
	\ddress)		(Date)

Public officials may not appoint, employ, advance or advocate for appointment, employment, promotion, or advancement, any relative in or to a civilian position in the agency in which the public officials are serving or over which they exercise jurisdiction or control.

<u>Public Official</u> is an officer (including the President or Member of Congress), a member of the uniformed service, an employee and any other individual, in whom is vested the authority by law, rule or regulation, or to whom the authority has been delegated, to appoint, employ, promote, or advance individuals, or to recommend individuals for appointment, promotion, or advancement in connection with employment in an agency.

<u>Relative</u> is an individual who is related to the public official as father, mother, son, daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, half sister. In addition, at Fort Monmouth, relatives of the spouse of the Director, Personnel and Training, are also considered relatives of the Director, Personnel and Training.

REVERSE SIDE FOR ACTION BY APPROVING AUTHORITY

AMSEL-PT Form 2042 1 Nov 86 (Previous edition obsolete)

ACTION BY APPROVING AUTHORITY

	een determined that appointment of the aforementioned applicant will/will titute a violation of 5 U.S.C. 3110.			
is/is not a	It has been determined that summer employment of the aforementioned applicant is/is not authorized under the rules concerning summer employment of the sons at daughters of agency personnel. (Ref. Announcement No. 414)			
	ointment of the aforementioned applicant to not violate Paragraph 1-2, CPR 300 (DA Policy on Nepotism)			
(DATE)	(SIGNATURE OF APPROVING AUTHORITY)			
	HUMAN RESOURCE SPECIALIST (TITLE)			